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March 27, 2008

Via Facsimile: 914-390-4085

Hon. Charles L. Brieant United States District Court Southern District of New York 300 Quarropas Street White Plains, New York 10601

Re:

DAVID L. RIDER

JEFFREY S.E. SCULLEY MY AND ILL

Sikorski v. Fulton-Chevrolet Cadillac, et al.

Docket No.: 07 Civ 3906 (CLB)(LMS)

Our File No. 3477.1

Dear Judge Brieant:

We are counsel for the plaintiffs Catherine and John Sikorski. I write on behalf of all counsel for the parties in this action to apprise the Court that our mediator, Lewis Tesser, has successfully negotiated a settlement to which all parties have agreed. The parties have entered into settlement stipulations pursuant to which payments will be made to the undersigned as counsel for the plaintiffs, to be held in escrow until all payments and releases have been received. The Fulton defendants are to tender their payment and releases to the undersigned no later than May 15, 2008; the other defendants are to send payment within thirty (30) days of receipt of all releases.

Once all payments and releases have been received by the undersigned, the hospital will be paid and will issue its releases to all parties. In that the Fulton defendants have until May 15, 2008 by which to tender their payment and releases, the parties have agreed to execute a Rule 41 stipulation of dismissal, without prejudice, which is enclosed for the Court to so-order.

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We have been informed by your deputy clerk Alice Cama that, in light of the settlement, the case will be closed and the parties will have thirty (30) days for leave to reopen the case to enforce the terms of the settlement should any problems arise. I also confirm that the parties will not need to appear as previously scheduled on March 28, 2008.

Sincerely,

Michael J. Matsler

erc Enc.

cc:

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Mr. & Mrs. John Sikorski